

### REMARKS

Counsel would first like to acknowledge and thank Examiner Ferguson for her assistance in this matter. This application has been amended per those discussions with the Examiner. By this amendment, Claims 59 and 65-70 were amended, no claims were added and no claims were deleted. Claims 51, 52 and 59-80 are in the case.

In the most recent Office Action, Claims 51, 52 and 71-80 were allowed.

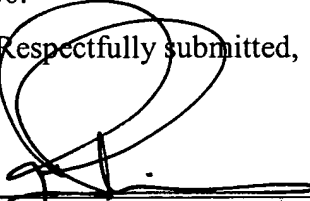
Claims 59 and 65-70 were amended to bring into the claims the structure of the screen printing machine. This was done at the suggestion of the Examiner. While Applicant believes the claims distinguished over the prior art before this change, the Examiner suggested it to ensure the apparatus is directed to a screen printing machine.

Applicant believes the claims patentably distinguish over the art previously cited by the Examiner, cited in the most recent Office Action and cited in the file history. As such, the claims are allowable.

If it would expedite the progress of this Application through the examination process, the Examiner is authorized to call the undersigned attorney.

The Examiner and Commissioner are hereby authorized to charge any additional fees associated with this Response or refund any overpayments associated with this Response to our deposit account, Deposit Account No. 23-0280.

Respectfully submitted,

  
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Date: 8 August 2006

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Kathleen Rundquist/248860